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CONSTITUTION

OF THE

COMMONWEALTH OF MASSACHUSETTS.

PUBLISHED BY THE

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A CONSTITUTION

OR

FORM OF GOVERNMENT

FOR THE

Commonwealth of Massachusetts.

PREAMBLE.

The end of the institution, maintenance, and administra- Objects of tion of government, is to secure the existence of the body government. politic, to protect it, and to furnish the individuals who compose it with the power of enjoying in safety and tranquillity their natural rights, and the blessings of life: and whenever these great objects are not obtained, the people have a right to alter the government, and to take measures necessary for their safety, prosperity, and happiness.

The body politic is formed by a voluntary association Body politic, of individuals: it is a social compact, by which the whole how formed. people covenants with each citizen, and each citizen with the whole people, that all shall be governed by certain laws for the common good. It is the duty of the people, therefore, in framing a constitution of government, to provide for an equitable mode of making laws, as well as for an impartial interpretation and a faithful execution of them; that every man may, at all times, find his security in them.

We, therefore, the people of Massachusetts, acknowledging, with grateful hearts, the goodness of the great Legislator of the universe, in affording us, in the course of His providence, an opportunity, deliberately and peace-

ably, without fraud, violence, or surprise, of entering into an original, explicit, and solemn compact with each other; and of forming a new constitution of civil government, for ourselves and posterity; and devoutly imploring His direction in so interesting a design, do agree upon, ordain, and establish, the following Declaration of Rights, and Frame of Government, as the Constitution of the Com-MONWEALTH OF MASSACHUSETTS.

PART THE FIRST.

A Declaration of the Rights of the Inhabitants of the Commonwealth of Massachusetts.

Equality and natural rights of all men.

ARTICLE I. All men are born free and equal, and have certain natural, essential, and unalienable rights; among which may be reckoned the right of enjoying and defending their lives and liberties; that of acquiring, possessing, and protecting property; in fine, that of seeking and

obtaining their safety and happiness.

Right and duty of public religious worship. Protection therein. 2 Cush. 104 12 Allen, 129.

It is the right as well as the duty of all men in society, publicly, and at stated seasons, to worship the Supreme Being, the great Creator and Preserver of the And no subject shall be hurt, molested, or restrained, in his person, liberty, or estate, for worshipping God in the manner and season most agreeable to the dictates of his own conscience; or for his religious profession of sentiments; provided he doth not disturb the public peace, or obstruct others in their religious worship.

Amendments, Art. XI substi-tuted for this.

III. As the happiness of a people, and the good order and preservation of civil government, essentially depend upon piety, religion, and morality; and as these cannot be generally diffused through a community but by the institution of the public worship of God, and of public instructions in piety, religion, and morality: Therefore, to promote their happiness, and to secure the good order and preservation of their government, the people of this commonwealth have a right to invest their legislature with power to authorize and require, and the legislature shall, from time to time, authorize and require, the several towns, parishes, precincts, and other bodies politic, or religious societies, to make suitable provision, at their own expense, for the institution of the public worship of God, and for

Legislature empowered to compel provision for public worship; the support and maintenance of public Protestant teachers of piety, religion, and morality, in all cases where such

provision shall not be made voluntarily.

And the people of this commonwealth have also a right and to enjoin to, and do, invest their legislature with authority to enjoin thereon. upon all the subjects an attendance upon the instructions of the public teachers aforesaid, at stated times and seasons, if there be any on whose instructions they can conscientiously and conveniently attend.

Provided, notwithstanding, that the several towns, par- Exclusive right ishes, precincts, and other bodies politic, or religious socieious teachers ties, shall, at all times, have the exclusive right of electing secured. their public teachers, and of contracting with them for

their support and maintenance.

And all moneys paid by the subject to the support of whom parochial public worship, and of the public teachers aforesaid, shall, taxes may be if he require it, be uniformly applied to the support of the etc. public teacher or teachers of his own religious sect or denomination, provided there be any on whose instructions he attends; otherwise it may be paid towards the support of the teacher or teachers of the parish or precinct in which the said moneys are raised.

And every denomination of Christians, demeaning themselves peaceably, and as good subjects of the commonwealth, protected, protected, selves peaceably, and as good subjects of the commonwealth, because the selves peaceably and as good subjects of the commonwealth, selves peaceably, and as good subjects of the commonwealth, selves peaceably, and as good subjects of the commonwealth, selves peaceably, and as good subjects of the commonwealth, selves peaceably, and as good subjects of the commonwealth, selves peaceably, and as good subjects of the commonwealth, selves peaceably, and as good subjects of the commonwealth, selves peaceably, and as good subjects of the commonwealth, selves peaceably se shall be equally under the protection of the law: and no Subordination subordination of any one sect or denomination to another of one sect to another pro-

shall ever be established by law.

IV. The people of this commonwealth have the sole Right of self and exclusive right of governing themselves, as a free, secured. sovereign, and independent state; and do, and forever hereafter shall, exercise and enjoy every power, jurisdiction, and right, which is not, or may not hereafter be, by them expressly delegated to the United States of America, in Congress assembled.

All power residing originally in the people, and Accountability of all officers, being derived from them, the several magistrates and etc. officers of government, vested with authority, whether legislative, executive, or judicial, are their substitutes and agents, and are at all times accountable to them.

VI. No man, nor corporation, or association of men, services renhave any other title to obtain advantages, or particular dered to the public being and exclusive privileges, distinct from those of the community, than what arises from the consideration of services rendered to the public being the only title to peculiar privileges, hereditary offices are vices rendered to the public; and this title being in absurd and nature neither hereditary, nor transmissible to children,

paid, unless,

hibited.

Objects of gov-ernment; right of people to institute and change it.

or descendants, or relations by blood, the idea of a man born a magistrate, lawgiver, or judge, is absurd and unnatural.

VII. Government is instituted for the common good; for the protection, safety, prosperity, and happiness of the people; and not for the profit, honor, or private interest of any one man, family, or class of men: Therefore the people alone have an incontestable, unalienable, and indefeasible right to institute government; and to reform, alter, or totally change the same, when their protection, safety, prosperity, and happiness require it.

In order to prevent those who are vested with authority from becoming oppressors, the people have a right, at such periods and in such manner as they shall establish by their frame of government, to cause their public officers to return to private life; and to fill up vacant places by certain and regular elections and appointments.

All elections ought to be free; and all the inhab-IX. itants of this commonwealth, having such qualifications as they shall establish by their frame of government, have an equal right to elect officers, and to be elected, for public 122 Mass. 595, 596. employments.

Each individual of the society has a right to be protected by it in the enjoyment of his life, liberty, and property, according to standing laws. He is obliged, consequently, to contribute his share to the expense of this protection; to give his personal service, or an equivalent, when necessary: but no part of the property of any individual can, with justice, be taken from him, or applied to public uses, without his own consent, or that of the representative body of the people. In fine, the people of this commonwealth are not controllable by any other laws than those to which their constitutional representative body have given their consent. And whenever the public exigencies require that the property of any individual should be appropriated to public uses, he shall receive a reasonable compensation therefor.

1 Allen, 150. 103 Mass. 120, 624. 11 Allen, 530. 106 Mass. 356, 362. 12 Allen, 223, 230. 108 Mass. 202, 213. 100 Mass. 544, 560. 111 Mass. 130. 127 Mass. 50, 52, 358, 363, 410, 413. 129 Mass. 559. 113 Mass. 45. 116 Mass. 463. 126 Mass. 428, 441.

Every subject of the commonwealth ought to find a certain remedy, by having recourse to the laws, for all injuries or wrongs which he may receive in his person, property, or character. He ought to obtain right and

Right of people to secure rotation in office.

All, having the qualifications prescribed, equally eligible to office. For the definition of "inhabitant," see Ch. 1, Sect. 2, Art. II. Right of protec-tion and duty of

contribution

correlative. Taxation founded on consent. 16 Mass. 326. 1 Pick. 418. 7 Pick. 344. 12 Pick. 184, 467. 16 Pick. 87. 23 Pick. 360. 7 Met. 388. 4 Gray, 474. 7 Gray, 363. 14 Gray, 154. 1 Allen, 150. 4 Allen, 474.

Private property not to be taken for public uses without, 6 Cush. 327.

14 Gray, 155. 16 Gray, 417, 431.

Remedies, by recourse to the law, to be free, complete and prompt.

justice freely, and without being obliged to purchase it; completely, and without any denial; promptly, and with-

out delay; conformably to the laws.

XII. No subject shall be held to answer for any crimes Prosecutions XII. No subject shall be held to answer for any crimes Prosecutions or offence, until the same is fully and plainly, substantially a Pick, 211, and formally, described to him; or be compelled to accuse, 18 Pick, 221, 10 Pick, 93 or furnish evidence against himself. And every subject 21 Pick, 542, shall have a right to produce all proofs that may be favorable to him; to meet the witnesses against him face to face, 12 Cush, 246, 16 Gray, 19, 246, 16 Gray, 10, and to be fully heard in his defence by himself, or his 10 Gray, 11 counsel, at his election. And no subject shall be arrested, ²/₂ Allen, ³⁶¹/₂₄₀, imprisoned, despoiled, or deprived of his property, immu- ¹¹/_{240, 264, 439}, nities, or privileges, put out of the protection of the law, 473, 264, 439, exiled, or deprived of his life, liberty, or estate, but by the 97 Mass. 570, 573, judgment of his peers, or the law of the land.

107 Mass. 172, 180. 108 Mass. 5, 6, 118 Mass. 443, 451. 120 Mass. 118, 120. 122 Mass. 332. 124 Mass. 464. 127 Mass. 550, 554.

And the legislature shall not make any law that shall Right to trial by jury in subject any person to a capital or infamous punishment, criminal cases, excepting for the government of the army and navy, with8 Gray, 329, 373.
103 Mass. 418. out trial by jury.

In criminal prosecutions, the verification of facts, crimes to be in the vicinity where they happen, is one of the great-vicinity. est securities of the life, liberty, and property of the ^{2 Pick. 550}. ¹²¹ Mass. 61, 62.

citizen.

Every subject has a right to be secure from all Right of search and seizure unreasonable searches, and seizures, of his person, his regulated, houses, his papers, and all his possessions. All warrants, Amend't IV. therefore, are contrary to this right, if the cause or founda- 5 clush, 369, tion of them be not previously supported by oath or affir- 13 Gray, 15 and 13 Gray, 154, mation, and if the order in the warrant to a civil officer, to 10 Allen, 403, 100 Mass, 136, make search in suspected places, or to arrest one or more 139.
126 Mass. 269, suspected persons, or to seize their property, be not accom- 273. panied with a special designation of the persons or objects of search, arrest, or seizure: and no warrant ought to be issued but in cases, and with the formalities prescribed by the laws.

XV. In all controversies concerning property, and in Right to trial all suits between two or more persons, except in cases in except, etc. which it has heretofore been otherways used and practised, Amend't VII. the parties have a right to a trial by jury; and this method 2 Pick. 386. of procedure shall be held sacred, unless, in causes arising 5 Gray, 144. 8 Gray, 373. on the high seas, and such as relate to mariners' wages, 11 Allen, 574, the legislature shall hereafter find it necessary to alter it. 102 Mass. 45, 47,

100 Mass. 287. 103 Mass. 418.

Liberty of the press.

XVI. The liberty of the press is essential to the security of freedom in a state: it ought not, therefore, to be restrained in this commonwealth.

Right to keep and bear arms. Standing armies dangerous. Military power subordinate to civil. 5 Gray, 121.

XVII. The people have a right to keep and to bear arms for the common defence. And as, in time of peace, armies are dangerous to liberty, they ought not to be maintained without the consent of the legislature; and the military power shall always be held in an exact subordination to the civil authority, and be governed by it.

Moral qualifica-

XVIII. A frequent recurrence to the fundamental principles of the constitution, and a constant adherence to those of piety, justice, moderation, temperance, industry, and frugality, are absolutely necessary to preserve the advantages of liberty, and to maintain a free government. The people ought, consequently, to have a particular attention to all those principles, in the choice of their officers and representatives: and they have a right to require of their lawgivers and magistrates an exact and constant observance of them, in the formation and execution of the laws necessary for the good administration of the commonwealth.

Moral obligations of lawgivers and magistrates.

able manner, to assemble to consult upon the common good; give instructions to their representatives, and to request of the legislative body, by the way of addresses, petitions, or remonstrances, redress of the wrongs done them, and of the grievances they suffer.

Right of people to instruct representatives and petition legislature.

XX. The power of suspending the laws, or the execution of the laws, ought never to be exercised but by the legislature, or by authority derived from it, to be exercised in such particular cases only as the legislature shall expressely provide for

Power to suspend the laws or their execution.

expressly provide for.

Freedom of debate, etc., and reason thereof.

XXI. The freedom of deliberation, speech, and debate, in either house of the legislature, is so essential to the rights of the people, that it cannot be the foundation of any accusation or prosecution, action or complaint, in any other court or place whatsoever.

Frequent sessions, and objects thereof.

XXII. The legislature ought frequently to assemble for the redress of grievances, for correcting, strengthening, and confirming the laws, and for making new laws, as the common good may require.

Taxation founded on consent. 8 Allen, 247. XXIII. No subsidy, charge, tax, impost, or duties ought to be established, fixed, laid, or levied, under any pretext whatsoever, without the consent of the people or their representatives in the legislature.

XXIV. Laws made to punish for actions done before Expost facto the existence of such laws, and which have not been de- 12 Allen, 421, clared crimes by preceding laws, are unjust, oppressive. 424, 428, 434. and inconsistent with the fundamental principles of a free government.

XXV. No subject ought, in any case, or in any time, Legislature not to be declared guilty of treason or felony by the legis-treason, etc. lature.

XXVI. No magistrate or court of law shall demand excessive bail or sureties, impose excessive fines, or inflict cruel punishcruel or unusual punishments. 5 Grav. 482.

ments, pro-

In time of peace, no soldier ought to be quar- No soldier to be XXVII. tered in any house without the consent of the owner; and house, unless, in time of war, such quarters ought not to be made but etc. by the civil magistrate, in a manner ordained by the legislature.

XXVIII. No person can in any case be subject to law- Citizens exempt martial, or to any penalties or pains, by virtue of that law, tial, unless, etc. except those employed in the army or navy, and except the militia in actual service, but by authority of the legis-

XXIX. It is essential to the preservation of the rights Judges of suof every individual, his life, liberty, property, and characorder, that there be an impartial interpretation of the laws, ³ Pick. ⁴⁷¹.

and administration of justice. It is the right of every ⁴ Allen, ⁵⁹¹.

ritizen to be tried by judges as free, impartial, and independent as the lot of humanity will admit. It is, therefore, ²²¹, ²²², ²²¹.

Tenure of their not only the best policy, but for the security of the rights of the people, and of every citizen, that the judges of the supreme judicial court should hold their offices as long as they behave themselves well; and that they should have honorable salaries ascertained and established by standing salaries.

XXX. In the government of this commonwealth, the Separation of legislative department shall never exercise the executive executive, judicial, and legisand judicial powers, or either of them: the executive shall lative departments.

never exercise the legislative and judicial powers, or either 2 Cush. 577.

of them: the judicial shall never exercise the legislative 8 Allen, 247, 258.

100 Mass. 282, 100 Mass. and executive powers, or either of them: to the end it 286. 114 Mass. 247, may be a government of laws and not of men.

PART THE SECOND.

The Frame of Government.

Title of body politic.

The people, inhabiting the territory formerly called the Province of Massachusetts Bay, do hereby solemnly and mutually agree with each other, to form themselves into a free, sovereign, and independent body politic, or state, by the name of The Commonwealth of Massachusetts.

CHAPTER I.

THE LEGISLATIVE POWER.

SECTION I.

The General Court.

Legislative department.

ARTICLE I. The department of legislation shall be formed by two branches, a Senate and House of Representatives; each of which shall have a negative on the other.

For change of time, etc., see amendments, Art. X. The legislative body shall assemble every year [on the last Wednesday in May, and at such other times as they shall judge necessary; and shall dissolve and be dissolved on the day next preceding the said last Wednesday in May;] and shall be styled, The General Court of Massachusetts.

Governor's veto. 99 Mass. 636.

No bill or resolve of the senate or house of representatives shall become a law, and have force as such, until it shall have been laid before the governor for his revisal; and if he, upon such revision, approve thereof, he shall signify his approbation by signing the same. But if he have any objection to the passing of such bill or resolve, he shall return the same, together with his objections thereto, in writing, to the senate or house of representatives, in whichsoever the same shall have originated; who shall enter the objections sent down by the governor, at large, on their records, and proceed to reconsider the said bill or But if after such reconsideration, two-thirds of the said senate or house of representatives, shall, notwithstanding the said objections, agree to pass the same, it shall, together with the objections, be sent to the other branch of the legislature, where it shall also be reconsidered, and if approved by two-thirds of the members present, shall have the force of a law: but in all such cases,

Bill may be passed by twothirds of each house, notwithstanding. the votes of both houses shall be determined by yeas and nays: and the names of the persons voting for, or against, the said bill or resolve, shall be entered upon the public records of the commonwealth.

And in order to prevent unnecessary delays, if any bill in case of ador resolve shall not be returned by the governor within the general five days after it shall have been presented, the same shall court within the five days, have the force of a law. 3 Mass. 567.

The general court shall forever have full power General court and authority to erect and constitute judicatories and may constitute judicatories and judicatories. courts of record, or other courts, to be held in the name courts of record, etc. of the commonwealth, for the hearing, trying, and deter- 8 Gray, 1.
12 Gray, 147. mining of all manner of crimes, offences, pleas, processes, 154. plaints, actions, matters, causes, and things, whatsoever, arising or happening within the commonwealth, or between or concerning persons inhabiting, or residing, or brought within the same: whether the same be criminal or civil, or whether the said crimes be capital or not capital, and whether the said pleas be real, personal, or mixed; and for the awarding and making out of execution thereupon. To which courts and judicatories are hereby given and Courts, etc., granted full power and authority, from time to time, to oaths. administer oaths or affirmations, for the better discovery of truth in any matter in controversy or depending before them.

see amendments, Art. I.

And further, full power and authority are hereby General court given and granted to the said general court, from time to etc. may enact laws, etc. time to make, ordain, and establish, all manner of whole-4 Allen, 478. some and reasonable orders, laws, statutes, and ordinances, 12 Allen, 223, 237. directions and instructions, either with penalties or with- 100 Mass. 544, out; so as the same be not repugnant or contrary to this 116 Mass. 467, constitution, as they shall judge to be for the good and may enact welfare of this commonwealth, and for the government laws, etc., not repugnant to and ordering thereof, and of the subjects of the same, and the constitution. 6 Allen, 358. for the necessary support and defence of the government thereof; and to name and settle annually, or provide by thereof; and to name and settle annually, or provide by may provide fixed laws for the naming and settling, all civil officers or appointment within the said commonwealth, the election and consti- of officers. 115 Mass. 602. tution of whom are not hereafter in this form of government otherwise provided for; and to set forth the several may prescribe duties, powers, and limits, of the several civil and military officers of this commonwealth, and the forms of such oaths or affirmations as shall be respectively administered unto them for the execution of their several offices and places, so as the same be not repugnant or contrary to

General court

may impose 100 Mass. 285. 101 Mass. 575, 585. 103 Mass. 267. 114 Mass. 388, 391. 116 Mass. 461. 118 Mass. 386, 389 123 Mass. 493. 495. 127 Mass. 413. may impose taxes, etc., to be disposed of for defence, protec-Valuation of

estates once in ten years, at

least, while, etc. Allen, 247

126 Mass. 547.

this constitution; and to impose and levy proportional may impose taxes, etc. 21 Mass. 252. 5 Allen, 428. 6 Allen, 558. 8 Allen, 247, 253. Within the said commonwealth; and also to impose and levy reasonable duties and excises upon any produce, 256, 208, 240, 298, 300, 312, 313, 500, 612. 98 Mass. 19. 100 Mass. 255. the hand of the governor of this commonwealth for the time being, with the advice and consent of the council, for the public service, in the necessary defence and support of the government of the said commonwealth, and the protection and preservation of the subjects thereof, according to such acts as are or shall be in force within the same.

And while the public charges of government, or any part thereof, shall be assessed on polls and estates, in the tion, etc. part dicreor, share that has hitherto been practised, in order that stallen, 247, 256. manner that has hitherto been practised, in order that such assessments may be made with equality, there shall be a valuation of estates within the commonwealth, taken anew once in every ten years at least, and as much oftener as the general court shall order.

For the authority of the general court to charter cities, see amendments, Art. II.

CHAPTER I.

SECTION II.

Senate.

Senate, number of, and by whom elected. Superseded by amendments, Art. XIII., which was also superseded by amendments, Art. XXII.

There shall be annually elected, by the ARTICLE I. freeholders and other inhabitants of this commonwealth, qualified as in this constitution is provided, forty persons to be councillors and senators for the year ensuing their election; to be chosen by the inhabitants of the districts into which the commonwealth may, from time to time, be divided by the general court for that purpose: and the general court, in assigning the numbers to be elected by the respective districts, shall govern themselves by the proportion of the public taxes paid by the said districts; and timely make known to the inhabitants of the commonwealth the limits of each district, and the number of councillors and senators to be chosen therein; provided, that the number of such districts shall never be less than thir-

For provision as to councillors, see amendments, Art.

teen: and that no district be so large as to entitle the same to choose more than six senators.

And the several counties in this commonwealth shall, Counties to be districts, until, until the general court shall determine it necessary to etc. alter the said districts, be districts for the choice of councillors and senators, (except that the counties of Dukes County and Nantucket shall form one district for that purpose) and shall elect the following number for councillors and senators, viz.: - Suffolk, six: Essex, six: Middlesex, five: Hampshire, four: Plymouth, three: Barnstable, one; Bristol, three: York, two: Dukes County and Nantucket, one; Worcester, five; Cumberland, one; Lincoln, one; Berkshire, two.7

II. The senate shall be the first branch of the legislat-Manner and time of choosing ure; and the senators shall be chosen in the following manner, viz.: there shall be a meeting on the senators and councillors. See amendments, April, annually, forever, of the inhabitants of each town XV. As in the several counties of this commonwealth; to be called to cities, see by the selectmen, and warned in due course of law, at Art. II.
Provisions as to least seven days before the [first Monday in April,] for qualifications of the purpose of electing persons to be senators and counseled by amendthe purpose of electing persons to be senators and counseded by amend-cillors; [and at such meetings every male inhabitant of III., XX., twenty-one years of age and upwards, having a freehold XXVIII., XXXVIII. estate within the commonwealth, of the annual income of and XXXII. where pounds, or any estate of the value of sixty pounds, tant" defined shall have a right to give in his vote for the senators for ments art shall have a right to give in his vote for the senators for ments, Art. the district of which he is an inhabitant. And to remove was annulled by all doubts concerning the meaning of the word "inhabi- 12 Gray, 21. tant" in this constitution, every person shall be considered 597. as an inhabitant, for the purpose of electing and being elected into any office, or place within this state, in that town, district, or plantation where he dwelleth, or hath

The selectmen of the several towns shall preside at Selectmen to such meetings impartially; and shall receive the votes of meetings. all the inhabitants of such towns present and qualified to vote for senators, and shall sort and count them in open town meeting, and in presence of the town clerk, Return of votes. who shall make a fair record, in presence of the selectmen, and in open town meeting, of the name of every person voted for, and of the number of votes against his name: and a fair copy of this record shall be attested by As to cities, see amendments, the selectmen and the town clerk, and shall be sealed up, Art. II. directed to the secretary of the commonwealth for the time being, with a superscription, expressing the purport

ments, Art. X.

of the contents thereof, and delivered by the town clerk of such towns, to the sheriff of the county in which such Time changed town lies, thirty days at least before [the last Wednesto first Wednesday of January. day in May] annually; or it shall be delivered into the secretary's office seventeen days at least before the said [last Wednesday in May:] and the sheriff of each county shall deliver all such certificates by him received, into the secretary's office, seventeen days before the said [last Wednesday in May.

Inhabitants of unincorporated taxes, may vote.

plantations, who pay state

Plantation meetings. Time of election changed by amendments, Art. XV. Assessors to notify, etc.

Governor and council to exvotes, and issue summonses. by amendments, Art. X.
Majority
changed to
plurality by
amendments, Art. XIV.

Senate to be final judge of elections, etc.,

And the inhabitants of plantations unincorporated, qualified as this constitution provides, who are or shall be empowered and required to assess taxes upon themselves toward the support of government, shall have the same privilege of voting for councillors and senators in the plantations where they reside, as town inhabitants have in their respective towns; and the plantation meetings for that purpose shall be held annually on the same first Monday in April], at such place in the plantations, respectively, as the assessors thereof shall direct; which assessors shall have like authority for notifying the electors, collecting and returning the votes, as the selectmen and town clerks have in their several towns, by this con-And all other persons living in places unincorporated (qualified as aforesaid) who shall be assessed to the support of government by the assessors of an adjacent town, shall have the privilege of giving in their votes for councillors and senators in the town where they shall be assessed, and be notified of the place of meeting by the selectmen of the town where they shall be assessed, for that purpose, accordingly.

And that there may be a due convention of senaamine and count tors on the [last Wednesday in May] annually, the governor with five of the council, for the time being, shall, Time changed to first Wednes. as soon as may be, examine the returned copies of such day in January records: and fourteen days before the said day he shall records; and fourteen days before the said day he shall issue his summons to such persons as shall appear to be chosen by [a majority of] voters, to attend on that day, and take their seats accordingly: provided, nevertheless, that for the first year the said returned copies shall be examined by the president and five of the council of the former constitution of government; and the said president shall, in like manner, issue his summons to the persons so elected, that they may take their seats as aforesaid.

> IV. The senate shall be the final judge of the elections, returns and qualifications of their own members, as

pointed out in the constitution; and shall, son the said of its own memlast Wednesday in May annually, determine and declare to first wednesswho are elected by each district to be senators by a day of January majority of votes; and in case there shall not appear to ments, Art. X. be the full number of senators returned elected by a changed to majority of votes for any district, the deficiency shall be plurality by amendments, supplied in the following manner, viz.: The members of Art. XIV. the house of representatives, and such senators as shall be declared elected, shall take the names of such persons as shall be found to have the highest number of votes in such district, and not elected, amounting to twice the number of senators wanting, if there be so many voted for; and out of these shall elect by ballot a number of Vacancies, how senators sufficient to fill up the vacancies in such district; Changed to and in this manner all such vacancies shall be filled up in people. every district of the commonwealth; and in like manner all vacancies in the senate, arising by death, removal out XXIV. of the state, or otherwise, shall be supplied as soon as may be, after such vacancies shall happen.

V. Provided, nevertheless, that no person shall be Qualifications capable of being elected as a senator, [who is not seised Property qualiin his own right of a freehold, within this commonwealth, ished. of the value of three hundred pounds at least, or possessed sea amend-ments, Art. of personal estate to the value of six hundred pounds at For further proleast, or of both to the amount of the same sum, and who vision as to has not been an inhabitant of this commonwealth for the also amendspace of five years immediately preceding his election, and, ments, Art. at the time of his election, he shall be an inhabitant in the

district for which he shall be chosen.

VI. The senate shall have power to adjourn themselves, senate not to provided such adjournments do not exceed two days at a adjourn more than two days. time.

VII. The senate shall choose its own president, ap- shall choose point its own officers, and determine its own rules of establish its

proceedings.

VIII. The senate shall be a court with full authority shall try all impeachments. to hear and determine all impeachments made by the house of representatives, against any officer or officers of the commonwealth, for misconduct and mal-administration in their offices. But previous to the trial of every impeachment the members of the senate shall respectively be sworn, truly and impartially to try and determine the Oath. charge in question, according to evidence. Their judg- Limitation of ment, however, shall not extend further than to removal sentence. from office and disqualification to hold or enjoy any place

rules.

of honor, trust, or profit, under this commonwealth; but the party so convicted shall be, nevertheless, liable to indictment, trial, judgment, and punishment, according to the laws of the land.

Quorum. See amendments, Arts. XXII. and XXXIII. IX. [Not less than sixteen members of the senate shall constitute a quorum for doing business.]

CHAPTER I.

SECTION III.

House of Representatives.

Representation of the people.

ARTICLE I. There shall be, in the legislature of this commonwealth, a representation of the people, annually elected, and founded upon the principle of equality.

Representatives, by whom chosen. Superseded by amendments, Arts, XII. and XIII., which were also superseded by amendments, Art. XXI. 7 Mass. 523. II. [And in order to provide for a representation of the citizens of this commonwealth, founded upon the principle of equality, every corporate town containing one hundred and fifty ratable polls may elect one representative; every corporate town containing three hundred and seventy-five ratable polls may elect two representatives; every corporate town containing six hundred ratable polls may elect three representatives; and proceeding in that manner, making two hundred and twenty-five ratable polls the mean increasing number for every additional representative.

Proviso as to towns having less than 150 ratable polls.

Provided, nevertheless, that each town now incorporated, not having one hundred and fifty ratable polls, may elect one representative; but no place shall hereafter be incorporated with the privilege of electing a representative, unless there are within the same one hundred and fifty ratable polls.

Towns liable to fine in case, etc.

And the house of representatives shall have power from time to time to impose fines upon such towns as shall neglect to choose and return members to the same, agreeably to this constitution.

Expenses of travelling to and from the general court, how paid. Annulled by Art. XXXV.

The expenses of travelling to the general assembly, and returning home, once in every session, and no more, shall be paid by the government, out of the public treasury, to every member who shall attend as seasonably as he can, in the judgment of the house, and does not depart without leave.

Qualifications of a representative.

III. Every member of the house of representatives shall be chosen by written votes; [and, for one year at

least next preceding his election, shall have been an inhab- New provision itant of, and have been seised in his own right of a free- see amendhold of the value of one hundred pounds within the town ments, Art. he shall be chosen to represent, or any ratable estate to Property qualifications abolthe value of two hundred pounds: and he shall cease to ished by amendrepresent the said town immediately on his ceasing to be XIII. qualified as aforesaid.

IV. [Every male person, being twenty-one years of Qualifications of a voter. age, and resident in any particular town in this common- These prowealth for the space of one year next preceding, having a seded by freehold estate within the said town of the annual income amendments, of three pounds, or any estate of the value of sixty pounds, XXVIII. XXX., XXXI. shall have a right to vote in the choice of a representative and XXXIII. or representatives for the said town.

representatives for the said town.]

V. [The members of the house of representatives shall was annulled by be chosen annually in the month of May, ten days at least Art. XXVI. Representa-

before the last Wednesday of that month.

Time of election changed by amendments, Art. X., and changed again by amendments,

The house of representatives shall be the grand House alone inquest of this commonwealth; and all impeachments made by them shall be heard and tried by the senate.

VII. All money bills shall originate in the house of House to origirepresentatives; but the senate may propose or concur bills.

with amendments, as on other bills,

VIII. The house of representatives shall have power Not to adjourn to adjourn themselves; provided such adjournment shall more than two days. not exceed two days at a time.

IX. [Not less than sixty members of the house of quorum. See amendments, representatives shall constitute a quorum for doing busi-Arts. XXII. and XXXIII.

ness.]

X. The house of representatives shall be the judge of returns, etc., of the returns, elections, and qualifications of its own memits own members, as pointed out in the constitution; shall choose their its officers and own speaker; appoint their own officers, and settle the establish its rules, etc. rules and orders of proceeding in their own house. They May punish shall have authority to punish by imprisonment every offences. person, not a member, who shall be guilty of disrespect 14 Gray, 226. to the house, by any disorderly or contemptuous behavior in its presence; or who, in the town where the general court is sitting, and during the time of its sitting, shall threaten harm to the body or estate of any of its members, for any thing said or done in the house; or who shall assault any of them therefor; or who shall assault, or arrest, any witness, or other person, ordered to attend the

tives, when chosen.

can impeach.

house, in his way in going or returning; or who shall rescue any person arrested by the order of the house.

Privileges of members.

And no member of the house of representatives shall be arrested, or held to bail on mesne process, during his going unto, returning from, or his attending the general assembly.

Senate. Governor and council may punish. General limita-14 Gray, 226.

The senate shall have the same powers in the like XI. cases; and the governor and council shall have the same authority to punish in like cases: provided, that no imprisonment on the warrant or order of the governor, council, senate, or house of representatives, for either of the above described offences, be for a term exceeding thirty days.

Trial may be by committee, or otherwise.

And the senate and house of representatives may try and determine all cases where their rights and privileges are concerned, and which, by the constitution, they have authority to try and determine, by committees of their own members, or in such other way as they may respectively think best.

CHAPTER II.

EXECUTIVE POWER.

Section I.

Governor.

Governor.

ARTICLE I. There shall be a supreme executive magistrate, who shall be styled—The Governor of the Commonwealth of Massachusetts; and whose title shall be — HIS EXCELLENCY.

His title.

To be chosen annually. Qualifications. See amendments, Arts. VII. and XXXIV.

The governor shall be chosen annually; and no person shall be eligible to this office, unless, at the time of his election, he shall have been an inhabitant of this commonwealth for seven years next preceding; [and unless he shall at the same time be seised, in his own right, of a freehold, within the commonwealth, of the value of one thousand pounds;] [and unless he shall declare himself to be of the Christian religion.

By whom chosen, if he have a majority of votes.

Those persons who shall be qualified to vote for senators and representatives within the several towns of this commonwealth shall, at a meeting to be called for that purpose, on the [first Monday of April] annually, give in their votes for a governor, to the selectmen, who shall preside at such meetings; and the town clerk, in the ments, Art. XV. presence and with the assistance of the selectmen, shall, in open town meeting, sort and count the votes, and form

Time of elec-tion changed by amendments, Art. X., and changed again by amend

a list of the persons voted for, with the number of votes for each person against his name; and shall make a fair record of the same in the town books, and a public decla- As to cities, see ration thereof in the said meeting; and shall, in the pres- Art. II. ence of the inhabitants, seal up copies of the said list, attested by him and the selectmen, and transmit the same to the sheriff of the county, thirty days at least before the [last Wednesday in May]; and the sheriff shall transmit Time changed to first Wednesthe same to the secretary's office, seventeen days at least day of January by amend-ments, Art. X. men may cause returns of the same to be made to the office of the secretary of the commonwealth, seventeen days at least before the said day: and the secretary shall lay the same before the senate and the house of representatives on the [last Wednesday in May], to be by them changed to examined; and in case of an election by a [majority] of all amendments, the votes returned, the choice shall be by them declared Art. XIV. and published; but if no person shall have a [majority] of How chosen, when no person votes, the house of representatives shall, by ballot, elect has a plurality. two out of four persons who had the highest number of votes, if so many shall have been voted for: but, if otherwise, out of the number voted for; and make return to the senate of the two persons so elected; on which the senate shall proceed, by ballot, to elect one, who shall be declared governor.

IV. The governor shall have authority, from time to Power of govtime, at his discretion, to assemble and call together the governor and councillors of this commonwealth for the time being; and council. the governor with the said councillors, or five of them at least, shall, and may, from time to time, hold and keep a council, for the ordering and directing the affairs of the commonwealth, agreeably to the constitution and the laws of the land.

V. The governor, with advice of council, shall have May adjourn or full power and authority, during the session of the gen-prorogue the eral court, to adjourn or prorogue the same to any time upon request, and convene the two houses shall desire; [and to dissolve the same on As to dissoluthe day next preceding the last Wednesday in May; and, tion, see amend, ments, Art. X. in the recess of the said court, to prorogue the same from time to time, not exceeding ninety days in any one recess; and to call it together sooner than the time to which it may be adjourned or prorogued, if the welfare of the commonwealth shall require the same; and in case of any infectious distemper prevailing in the place where the said court is next at any time to convene, or any other cause

happening, whereby danger may arise to the health or lives of the members from their attendance, he may direct the session to be held at some other, the most convenient place within the state.

As to dissolution, see amendments, Art. X.

Governor and council may adjourn the general court in cases, etc., but not exceeding ninety days.

Governor to be commander-inchief. [And the governor shall dissolve the said general court on the day next preceding the last Wednesday in May.]

VI. In cases of disagreement between the two houses, with regard to the necessity, expediency, or time of adjournment or prorogation, the governor, with advice of the council, shall have a right to adjourn or prorogue the general court, not exceeding ninety days, as he shall

determine the public good shall require.

VII. The governor of this commonwealth, for the time being, shall be the commander-in-chief of the army and navy, and of all the military forces of the state, by sea and land; and shall have full power, by himself, or by any commander, or other officer or officers, from time to time, to train, instruct, exercise, and govern the militia and navy; and, for the special defence and safety of the commonwealth, to assemble in martial array, and put in warlike posture, the inhabitants thereof, and to lead and conduct them, and with them to encounter, repel, resist, expel, and pursue, by force of arms, as well by sea as by land, within or without the limits of this commonwealth, and also to kill, slay, and destroy, if necessary, and conquer, by all fitting ways, enterprises, and means whatsoever, all and every such person and persons as shall, at any time hereafter, in a hostile manner, attempt or enterprise the destruction, invasion, detriment, or annoyance of this commonwealth; and to use and exercise, over the army and navy, and over the militia in actual service, the law-martial, in time of war or invasion, and also in time of rebellion, declared by the legislature to exist, as occasion shall necessarily require; and to take and surprise, by all ways and means whatsoever, all and every such person or persons, with their ships, arms, ammunition, and other goods, as shall, in a hostile manner, invade, or attempt the invading, conquering, or annoying this commonwealth; and that the governor be intrusted with all these and other powers, incident to the offices of captain-general and commander-in-chief, and admiral, to be exercised agreeably to the rules and regulations of the constitution, and the laws of the land, and not otherwise.

Limitation.

Provided, that the said governor shall not, at any time hereafter, by virtue of any power by this constitution granted, or hereafter to be granted to him by the legislature, transport any of the inhabitants of this commonwealth, or oblige them to march out of the limits of the same, without their free and voluntary consent, or the consent of the general court; except so far as may be necessary to march or transport them by land or water, for the defence of such part of the state to which they cannot otherwise conveniently have access.

VIII. The power of pardoning offences, except such Governor and as persons may be convicted of before the senate by an pardon offences, impeachment of the house, shall be in the governor, by except, etc. and with the advice of council; but no charter of pardon, granted by the governor, with advice of the council before conviction, shall avail the party pleading the same, But not before notwithstanding any general or particular expressions 109 Mass. 323. contained therein, descriptive of the offence or offences intended to be pardoned.

IX. All judicial officers, [the attorney-general,] the Judicial offisolicitor-general, [all sheriffs,] coroners, [and registers of cers, etc., how probate, shall be nominated and appointed by the gov-appointed. For provisions ernor, by and with the advice and consent of the council; as to election of attorneyand every such nomination shall be made by the governor, general, see amendments, Art. XVII.

For provision as to election of sheriffs, registers of probate, etc., see amendments, Art. XIX. For provision as to appointment of notaries public, see amendments, Art. IV.

X. The captains and subalterns of the militia shall be Militia officers, elected by the written votes of the train-band and alarm Limitation of list of their respective companies, [of twenty-one years age struck out by amendof age and upwards; the field officers of regiments shall ments, Art. V. be elected by the written votes of the captains and subalterns of their respective regiments; the brigadiers shall be elected, in like manner, by the field officers of their respective brigades; and such officers, so elected, shall be com- How commismissioned by the governor, who shall determine their rank.

The legislature shall, by standing laws, direct the time Election of and manner of convening the electors, and of collect-officers. ing votes, and of certifying to the governor, the officers

The major-generals shall be appointed by the senate and Major-generals, how appointed house of representatives, each having a negative upon the and commissioned. other; and be commissioned by the governor.

For provisions as to appointment of a commissary-general, see amendments, Art. IV.

And if the electors of brigadiers, field officers, captains Vacancies, how filled, in case, or subalterns, shall neglect or refuse to make such elec-etc.

tions, after being duly notified, according to the laws for the time being, then the governor, with advice of council,

shall appoint suitable persons to fill such offices.

Officers duly commissioned, how removed. Superseded by amendments, Art. IV.

[And no officer, duly commissioned to command in the militia, shall be removed from his office, but by the address of both houses to the governor, or by fair trial in court-martial, pursuant to the laws of the commonwealth for the time being.]

Adjutants, etc., how appointed.

The commanding officers of regiments shall appoint their adjutants and quartermasters; the brigadiers their brigade-majors; and the major-generals their aids; and the governor shall appoint the adjutant-general.

Army officers, how appointed. The governor, with advice of council, shall appoint all officers of the continental army, whom by the confederation of the United States it is provided that this commonwealth shall appoint, as also all officers of forts and garrisons.

Organization of militia.

The divisions of the militia into brigades, regiments, and companies, made in pursuance of the militia laws now in force, shall be considered as the proper divisions of the militia of this commonwealth, until the same shall be altered in pursuance of some future law.

Money, how drawn from the treasury, except, etc. 13 Allen, 593.

XI. No moneys shall be issued out of the treasury of this commonwealth, and disposed of (except such sums as may be appropriated for the redemption of bills of credit or treasurer's notes, or for the payment of interest arising thereon) but by warrant under the hand of the governor for the time being, with the advice and consent of the council, for the necessary defence and support of the commonwealth; and for the protection and preservation of the inhabitants thereof, agreeably to the acts and resolves of the general court.

All public boards, etc., to make quarterly returns.

XII. All public boards, the commissary-general, all superintending officers of public magazines and stores, belonging to this commonwealth, and all commanding officers of forts and garrisons within the same, shall once in every three months, officially, and without requisition, and at other times, when required by the governor, deliver to him an account of all goods, stores, provisions, ammunition, cannon with their appendages, and small arms with their accoutrements, and of all other public property whatever under their care respectively; distinguishing the quantity, number, quality and kind of each, as particularly as may be; together with the condition of such forts and garrisons; and the said commanding officer shall

exhibit to the governor, when required by him, true and exact plans of such forts, and of the land and sea or harbor or harbors, adjacent.

And the said boards, and all public officers, shall communicate to the governor, as soon as may be after receiving the same, all letters, despatches, and intelligences of a public nature, which shall be directed to them respectively.

XIII. As the public good requires that the governor salary of should not be under the undue influence of any of the governor. members of the general court by a dependence on them for his support, that he should in all cases act with freedom for the benefit of the public, that he should not have his attention necessarily diverted from that object to his private concerns, and that he should maintain the dignity of the commonwealth in the character of its chief magistrate, it is necessary that he should have an honorable stated salary, of a fixed and permanent value, amply sufficient for those purposes, and established by standing laws: and it shall be among the first acts of the general court, after the commencement of this constitution, to establish such salary by law accordingly.

Permanent and honorable salaries shall also be estab- Salaries of juslished by law for the justices of the supreme judicial court. tices of supreme judicial court.

And if it shall be found that any of the salaries afore- Salaries to be said, so established, are insufficient, they shall, from time enlarged if insufficient. to time, be enlarged, as the general court shall judge proper.

CHAPTER II.

SECTION II.

Lieutenant-Governor.

ARTICLE I. There shall be annually elected a lieu-Lieutenanttenant-governor of the commonwealth of Massachusetts, title and quality whose title aball her Heart II. whose title shall be—His Honor; and who shall be amendments, qualified, in point of [religion,][property,] and residence Arts. VII. and XXXIV. in the commonwealth, in the same manner with the governor; and the day and manner of his election, and the qualifications of the electors, shall be the same as are required in the election of a governor. The return of the How chosen. votes for this officer, and the declaration of his election, shall be in the same manner; [and if no one person shall Election by be found to have a majority of all the votes returned, the vacancy shall be filled by the senate and house of repre- Art. XIV.

sentatives, in the same manner as the governor is to be elected, in case no one person shall have a majority of the

votes of the people to be governor.

President of council. Lieutenantgovernor a member of, except, etc.

Lieutenantgovernor to be acting governor, in case, etc.

The governor, and in his absence the lieutenantgovernor, shall be president of the council, but shall have no vote in council; and the lieutenant-governor shall always be a member of the council, except when the chair of the governor shall be vacant.

III. Whenever the chair of the governor shall be vacant, by reason of his death, or absence from the commonwealth, or otherwise, the lieutenant-governor, for the time being, shall, during such vacancy, perform all the duties incumbent upon the governor, and shall have and exercise all the powers and authorities, which by this constitution the governor is vested with, when personally present.

CHAPTER II.

Section III.

Council, and the Manner of settling Elections by the Legis-

Council. Number of councillors changed to eight. See amendments, Art. XVI.

There shall be a council for advising the ARTICLE I. governor in the executive part of the government, to consist of [nine] persons besides the lieutenant-governor, whom the governor, for the time being, shall have full power and authority, from time to time, at his discretion, to assemble and call together; and the governor, with the said councillors, or five of them at least, shall and may, from time to time, hold and keep a council, for the ordering and directing the affairs of the commonwealth, according to the laws of the land.

Number; from whom, and how chosen. Modified by amendments, Arts. X. and XIII. Superseded by amendments, Art. XVI.

[Nine councillors shall be annually chosen from П. among the persons returned for councillors and senators, on the last Wednesday in May, by the joint ballot of the senators and representatives assembled in one room; and in case there shall not be found upon the first choice, the whole number of nine persons who will accept a seat in the council, the deficiency shall be made up by the electors aforesaid from among the people at large; and the number of senators left shall constitute the senate for the year. The seats of the persons thus elected from the senate, and accepting the trust, shall be vacated in the senate.

If senators become council-lors, their seats to be vacated.

The councillors, in the civil arrangements of the Rank of commonwealth, shall have rank next after the lieutenantgovernor.

IV. [Not more than two councillors shall be chosen No district to out of any one district of this commonwealth.

have more than

Superseded by amendments, Art. XVI.

The resolutions and advice of the council shall be Register of recorded in a register, and signed by the members present; council. and this record may be called for at any time by either house of the legislature; and any member of the council may insert his opinion, contrary to the resolution of the majority.

VΙ. Whenever the office of the governor and lieuten- Council to exerant-governor shall be vacant, by reason of death, absence, of governor in or otherwise, then the council, or the major part of them, shall, during such vacancy, have full power and authority to do, and execute, all and every such acts, matters, and things, as the governor or the lieutenant-governor might or could, by virtue of this constitution, do or execute, if they, or either of them, were personally present.

case, etc.

VII. [And whereas the elections appointed to be made, Elections may by this constitution, on the last Wednesday in May annu- be adjourned until, etc. ally, by the two houses of the legislature, may not be completed on that day, the said elections may be adjourned from day to day until the same shall be completed. And Order thereof. Superseded by the order of elections shall be as follows: the vacancies in amendments, the senate, if any, shall first be filled up; the governor XXV. and lieutenant-governor shall then be elected, provided there should be no choice of them by the people; and afterwards the two houses shall proceed to the election of the council.

CHAPTER II.

SECTION IV.

Secretary, Treasurer, Commissary, etc.

ARTICLE I. [The secretary, treasurer and receiver-secretary, etc., general, and the commissary-general, notaries public, and] how chosen naval officers, shall be chosen annually, by joint ballot of to election of the senators and representatives in one room. And, that secretary, treasurer and rethe citizens of this commonwealth may be assured, from time to time, that the moneys remaining in the public attorney-general, and auditorney-general, and auditorney-general, and are the citizens of this commonwealth may be assured, from the auditorney-general, and are the citizens of this commonwealth may be assured, from the citizens of this commonwealth may be assured, from the citizens of this commonwealth may be assured, from the citizens of this commonwealth may be assured, from the citizens of this commonwealth may be assured, from the citizens of this commonwealth may be assured, from the citizens of this commonwealth may be assured, from the citizens of treasury, upon the settlement and liquidation of the pub
eral, see amendments, Art.
XVII.

Treasurer ineligible for more than five successive years. lic accounts, are their property, no man shall be eligible as treasurer and receiver-general more than five years successively.

For provision as to appointment of notaries public and the commissary-general, see amendments, Art. IV.

Secretary to keep records; to attend the governor and council, etc.

II. The records of the commonwealth shall be kept in the office of the secretary, who may appoint his deputies, for whose conduct he shall be accountable; and he shall attend the governor and council, the senate and house of representatives, in person, or by his deputies, as they shall respectively require.

CHAPTER III.

JUDICIARY POWER.

Tenure of all commissioned officers to be expressed. Judicial officers to hold office during good behavior, except, etc. But may be removed on address.

ARTICLE I. The tenure, that all commission officers shall by law have in their offices, shall be expressed in their respective commissions. All judicial officers, duly appointed, commissioned, and sworn, shall hold their offices during good behavior, excepting such concerning whom there is different provision made in this constitution: provided, nevertheless, the governor, with consent of the council, may remove them upon the address of both houses of the legislature.

Justices of supreme judicial court to give opinions when required. 122 Mass. 600. 126 Mass. 557, 561.

II. Each branch of the legislature, as well as the governor and council, shall have authority to require the opinions of the justices of the supreme judicial court, upon important questions of law, and upon solemn occasions.

Justices of the peace; tenure of their office. 3 Cush. 584.

III. In order that the people may not suffer from the long continuance in place of any justice of the peace who shall fail of discharging the important duties of his office with ability or fidelity, all commissions of justices of the peace shall expire and become void, in the term of seven years from their respective dates; and, upon the expiration of any commission, the same may, if necessary, be renewed, or another person appointed, as shall most conduce to the well-being of the commonwealth.

Provisions for holding probate courts. 12 Gray, 147. IV. The judges of probate of wills, and for granting letters of administration, shall hold their courts at such place or places, on fixed days, as the convenience of the people shall require; and the legislature shall, from time to time, hereafter, appoint such times and places; until which appointments, the said courts shall be holden at the times and places which the respective judges shall direct.

V. All causes of marriage, divorce, and alimony, and Marriage, divorce, and all appeals from the judges of probate, shall be heard and other prodetermined by the governor and council, until the legis- visions made lature shall, by law, make other provision.

by law. 105 Mass. 327.

CHAPTER IV.

DELEGATES TO CONGRESS.

The delegates of this commonwealth to the congress of Delegates to the United States, shall, some time in the month of June, annually, be elected by the joint ballot of the senate and house of representatives, assembled together in one room; to serve in congress for one year, to commence on the first Monday in November then next ensuing. They shall have commissions under the hand of the governor, and the great seal of the commonwealth; but may be recalled at any time within the year, and others chosen and commissioned, in the same manner, in their stead.

CHAPTER V.

THE UNIVERSITY AT CAMBRIDGE, AND ENCOURAGEMENT OF LITERATURE, ETC.

SECTION I.

The University.

ARTICLE I. Whereas our wise and pious ancestors, so Harvard early as the year one thousand six hundred and thirty-six. laid the foundation of Harvard College, in which university many persons of great eminence have, by the blessing of God, been initiated in those arts and sciences which qualified them for public employments, both in church and state; and whereas the encouragement of arts and sciences, and all good literature, tends to the honor of Gop, the advantage of the Christian religion, and the great benefit of this and the other United States of America, - it is declared, that the PRESIDENT AND FELLOWS OF Powers, privi-HARVARD COLLEGE, in their corporate capacity, and the president their successors in that capacity, their officers and ser- and fellows, confirmed. vants, shall have, hold, use, exercise, and enjoy, all the powers, authorities, rights, liberties, privileges, immunities, and franchises, which they now have, or are entitled

to have, hold, use, exercise, and enjoy; and the same are hereby ratified and confirmed unto them, the said president and fellows of Harvard College, and to their successors, and to their officers and servants, respectively, forever.

And whereas there have been at sundry times, by divers persons, gifts, grants, devises of houses, lands, tenements, goods, chattels, legacies, and conveyances, heretofore made, either to Harvard College in Cambridge, in New England, or to the president and fellows of Harvard College, or to the said college by some other description, under several charters, successively; it is declared, that all the said gifts, grants, devises, legacies, and conveyances, are hereby forever confirmed unto the president and fellows of Harvard College, and to their successors in the capacity aforesaid, according to the true intent and meaning of the donor or donors, grantor or grantors, devisor or devisors.

All gifts, grants, etc., confirmed.

Who shall be overseers.

See Statutes, See Statu 1851, 224. 1852, 27. 1859, 212. 1865, 173. 1880, 65.

And whereas, by an act of the general court of the colony of Massachusetts Bay, passed in the year one thousand six hundred and forty-two, the governor and deputy-governor, for the time being, and all the magistrates of that jurisdiction, were, with the president, and a number of the clergy in the said act described, constituted the overseers of Harvard College; and it being necessary, in this new constitution of government to ascertain who shall be deemed successors to the said governor, deputy-governor, and magistrates; it is declared, that the governor, lieutenant-governor, council, and senate of this commonwealth, are, and shall be deemed, their successors, who, with the president of Harvard College, for the time being, together with the ministers of the congregational churches in the towns of Cambridge, Watertown, Charlestown, Boston, Roxbury, and Dorchester, mentioned in the said act, shall be, and hereby are, vested with all the powers and authority belonging, or in any Power of altera- provided, that nothing herein shall be construed to pre-tion reserved to the legislature. Vent the legislature of this communication. vent the legislature of this commonwealth from making such alterations in the government of the said university, as shall be conducive to its advantage, and the interest of the republic of letters, in as full a manner as might have been done by the legislature of the late Province of the Massachusetts Bay.

CHAPTER V.

SECTION II.

The Encouragement of Literature, etc.

Wisdom and knowledge, as well as virtue, diffused gen- Duty of legislaterally among the body of the people, being necessary for ures and magthe preservation of their rights and liberties; and as these future periods, depend on spreading the opportunities and advantages of visions as to public schools, education in the various parts of the country, and among see amendthe different orders of the people, it shall be the duty xviii. of legislatures and magistrates, in all future periods of ¹²/₅₀₃, ³⁰⁰/₅₀₃. this commonwealth, to cherish the interests of literature 103 Mass. 94, 97. and the sciences, and all seminaries of them; especially the university at Cambridge, public schools and grammar schools in the towns; to encourage private societies and public institutions, rewards and immunities, for the promotion of agriculture, arts, sciences, commerce, trades, manufactures, and a natural history of the country; to countenance and inculcate the principles of humanity and general benevolence, public and private charity, industry and frugality, honesty and punctuality in their dealings; sincerity, good humor, and all social affections, and generous sentiments, among the people.

CHAPTER VI.

OATHS AND SUBSCRIPTIONS: INCOMPATIBILITY OF AND EXCLU-SION FROM OFFICES; PECUNIARY QUALIFICATIONS; COMMIS-SIONS; WRITS; CONFIRMATION OF LAWS; HABEAS CORPUS; THE ENACTING STYLE; CONTINUANCE OF OFFICERS; PROVI-SION FOR A FUTURE REVISAL OF THE CONSTITUTION, ETC.

ARTICLE I. [Any person chosen governor, lieutenant- Oaths, etc. governor, councillor, senator, or representative, and accepting the trust, shall, before he proceed to execute the duties of his place or office, make and subscribe the following declaration, viz.:

"I, A. B., do declare, that I believe the Christian reli-Abolished. See gion, and have a firm persuasion of its truth; and that I Art. VII. am seised and possessed, in my own right, of the property required by the constitution, as one qualification for the office or place to which I am elected."

And the governor, lieutenant-governor, and councillors, shall make and subscribe the said declaration, in the pres-

ence of the two houses of assembly; and the senators and representatives, first elected under this constitution, before the president and five of the council of the former constitution; and forever afterwards before the governor and council for the time being.

Declaration and oaths of all officers.

And every person chosen to either of the places or offices aforesaid, as also any person appointed or commissioned to any judicial, executive, military, or other office under the government, shall, before he enters on the discharge of the business of his place or office, take and subscribe the following declaration, and oaths or affirmations, viz.:

For new oath of allegiance, see amendments, Art. VI.

["I, A. B., do truly and sincerely acknowledge, profess, testify, and declare, that the Commonwealth of Massachusetts is, and of right ought to be, a free, sovereign, and independent state; and I do swear, that I will bear true faith and allegiance to the said commonwealth, and that I will defend the same against traitorous conspiracies and all hostile attempts whatsoever; and that I do renounce and abjure all allegiance, subjection, and obedience to the king, queen, or government of Great Britain (as the case may be), and every other foreign power whatsoever; and that no foreign prince, person, prelate, state, or potentate, hath, or ought to have, any jurisdiction, superiority, preeminence, authority, dispensing or other power, in any matter, civil, ecclesiastical, or spiritual, within this commonwealth, except the authority and power which is or may be vested by their constituents in the congress of the United States: and I do further testify and declare, that no man or body of men hath or can have any right to absolve or discharge me from the obligation of this oath, declaration, or affirmation; and that I do make this acknowledgment, profession, testimony, declaration, denial, renunciation, and abjuration, heartily and truly, according to the common meaning and acceptation of the foregoing words, without any equivocation, mental evasion, or secret reservation whatsoever. So help me, God."

Oath of office.

"I, A. B., do solemnly swear and affirm, that I will faithfully and impartially discharge and perform all the duties incumbent on me as according to the best of my abilities and understanding, agreeably to the rules and regulations of the constitution and the laws of the commonwealth. So help me, God."

Proviso. See amendments, Art. VI.

Provided, always, that when any person chosen or appointed as aforesaid, shall be of the denomination of the

people called Quakers, and shall decline taking the said oath[s], he shall make his affirmation in the foregoing form, and subscribe the same, omitting the words, ["Ido swear," "and abjure," "oath or," "and abjuration," in the first oath, and in the second oath, the words in swear and," and [in each of them] the words "So help me, Gop; "subjoining instead thereof, "This I do under the

pains and penalties of perjury."

And the said oaths or affirmations shall be taken and Oaths and affirmations subscribed by the governor, lieutenant-governor, and coun-how administered. cillors, before the president of the senate, in the presence of the two houses of assembly; and by the senators and representatives first elected under this constitution, before the president and five of the council of the former constitution; and forever afterwards before the governor and council for the time being; and by the residue of the officers aforesaid, before such persons and in such manner as from time to time shall be prescribed by the legislature.

II. No governor, lieutenant-governor, or judge of the Plurality of supreme judicial court, shall hold any other office or place, hibited to govunder the authority of this commonwealth, except such as except, etc., by this constitution they are admitted to hold, saving that See amend-ments, Art. the judges of the said court may hold the offices of justices viii. of the peace through the state; nor shall they hold any other place or office, or receive any pension or salary from

any other state or government or power whatever.

No person shall be capable of holding or exercising at Same subject. 1 Allen, 553. the same time, within this state, more than one of the following offices, viz.: judge of probate - sheriff - register of probate — or register of deeds; and never more than any two offices, which are to be held by appointment of the governor, or the governor and council, or the senate, or the house of representatives, or by the election of the people of the state at large, or of the people of any county, military offices, and the offices of justices of the peace excepted, shall be held by one person.

No person holding the office of judge of the supreme Incompatible judicial court — secretary — attorney-general — solicitor- for further progeneral — treasurer or receiver-general — judge of probate visions as to incompatible — commissary-general—[president, professor, or instruction of Harvard College]—sheriff—clerk of the house of Art. VIII.

officers of Harvard College
representatives—register of probate—register of deeds

officers of Harvard College
officers of Harvard College — clerk of the supreme judicial court — clerk of the infe- amendments, rior court of common pleas — or officer of the customs, Art. XXVII. including in this description naval officers — shall at the

same time have a seat in the senate or house of representatives; but their being chosen or appointed to, and accepting the same, shall operate as a resignation of their seat in the senate or house of representatives; and the place so vacated shall be filled up.

Incompatible offices.

And the same rule shall take place in case any judge of the said supreme judicial court, or judge of probate, shall accept a seat in council; or any councillor shall accept of either of those offices or places.

Bribery, etc., disqualify.

And no person shall ever be admitted to hold a seat in the legislature, or any office of trust or importance under the government of this commonwealth, who shall, in the due course of law, have been convicted of bribery or corruption in obtaining an election or appointment.

Value of money ascertained.

In all cases where sums of money are mentioned in this constitution, the value thereof shall be computed in silver, at six shillings and eight pence per ounce; and it shall be in the power of the legislature, from time to time, to increase such qualifications, as to property, of the persons to be elected to offices, as the circumstances of the commonwealth shall require.

Property qualifications may be increased. See amendments, Arts. XIII. and XXXIV.

> All commissions shall be in the name of the Commonwealth of Massachusetts, signed by the governor and attested by the secretary or his deputy, and have the

Provisions respecting commissions.

great seal of the commonwealth affixed thereto.

Provisions respecting writs. 2 Pick. 592. 3 Met. 58. 13 Gray, 74.

All writs, issuing out of the clerk's office in any of the courts of law, shall be in the name of the Commonwealth of Massachusetts; they shall be under the seal of the court from whence they issue; they shall bear test of the first justice of the court to which they shall be returnable, who is not a party, and be signed by the clerk of such court.

Continuation of former laws, except, etc. 1 Mass. 59. 2 Mass. 534.

VI. All the laws which have heretofore been adopted, used, and approved in the Province, Colony, or State of Massachusetts Bay, and usually practised on in the courts 8 Pick. 309, 316. 16 Pick. 107, 115. of law, shall still remain and be in full force, until altered or repealed by the legislature; such parts only excepted as are repugnant to the rights and liberties contained in this constitution.

Benefit of habeas corpus

VII. The privilege and benefit of the writ of habeas secured, except, corpus shall be enjoyed in this commonwealth, in the most free, easy, cheap, expeditious, and ample manner; and shall not be suspended by the legislature, except upon the most urgent and pressing occasions, and for a limited time, not exceeding twelve months.

VIII. The enacting style, in making and passing all The enacting style. acts, statutes, and laws, shall be - "Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same,"

IX. To the end there may be no failure of justice, or Officers of danger arise to the commonwealth from a change of the ment continued form of government, all officers, civil and military, hold-until, etc. ing commissions under the government and people of Massachusetts Bay in New England, and all other officers of the said government and people, at the time this constitution shall take effect, shall have, hold, use, exercise, and enjoy, all the powers and authority to them granted or committed, until other persons shall be appointed in their stead; and all courts of law shall proceed in the execution of the business of their respective departments; and all the executive and legislative officers, bodies, and powers shall continue in full force, in the enjoyment and exercise of all their trusts, employments and authority; until the general court, and the supreme and executive officers under this constitution, are designated and invested with their respective trusts, powers, and authority.

X. [In order the more effectually to adhere to the Provision for principles of the constitution, and to correct those violastitution. tions which by any means may be made therein, as well provision as to as to form such alterations as from experience shall be amendments, see amendfound necessary, the general court which shall be in the ments, Art. IX. vear of our Lord one thousand seven hundred and ninetyfive, shall issue precepts to the selectmen of the several towns, and to the assessors of the unincorporated plantations, directing them to convene the qualified voters of their respective towns and plantations, for the purpose of collecting their sentiments on the necessity or expediency of revising the constitution, in order to amendments.

And if it shall appear, by the returns made, that two- Provision for thirds of the qualified voters throughout the state, who stitution. shall assemble and vote in consequence of the said precepts, are in favor of such revision or amendment, the general court shall issue precepts, or direct them to be issued from the secretary's office, to the several towns to elect delegates to meet in convention for the purpose aforesaid.

The said delegates to be chosen in the same manner and proportion as their representatives in the second branch of the legislature are by this constitution to be chosen.

Provision for preserving and publishing this constitution.

XI. This form of government shall be enrolled on parchment, and deposited in the secretary's office, and be a part of the laws of the land; and printed copies thereof shall be prefixed to the book containing the laws of this commonwealth, in all future editions of the said laws.

ARTICLES OF AMENDMENT.

Bill, etc., not approved within five days, not to become a law, if legislature adjourn in the mean time. 3 Mass. 567. See Const., Ch. I., § 1, Art. II.

General court empowered to charter cities. 122 Mass. 354.

Proviso. 112 Mass. 200.

Qualifications of voters for governor, lieutenant-governor, senators and representatives. See amendments, Arts. XXX. and XXXII. 11 Pick. 538, 540, 14 Pick. 341. 14 Mass. 367. 5 Met. 162, 298, 591, 594.

ARTICLE I. If any bill or resolve shall be objected to, and not approved by the governor; and if the general court shall adjourn within five days after the same shall have been laid before the governor for his approbation, and thereby prevent his returning it with his objections, as provided by the constitution, such bill or resolve shall not become a law, nor have force as such.

ART. II. The general court shall have full power and authority to erect and constitute municipal or city governments, in any corporate town or towns in this commonwealth, and to grant to the inhabitants thereof such powers, privileges, and immunities, not repugnant to the constitution, as the general court shall deem necessary or expedient for the regulation and government thereof, and to prescribe the manner of calling and holding public meetings of the inhabitants, in wards or otherwise, for the election of officers under the constitution, and the manner of returning the votes given at such meetings. Provided, that no such government shall be erected or constituted in any town not containing twelve thousand inhabitants, nor unless it be with the consent, and on the application of a majority of the inhabitants of such town, present and voting thereon, pursuant to a vote at a meeting duly warned and holden for that purpose. And provided, also, that all by-laws, made by such municipal or city government, shall be subject, at all times, to be annulled by the general court.

ART. III. Every male citizen of twenty-one years of age and upwards, excepting paupers and persons under guardianship, who shall have resided within the commonwealth one year, and within the town or district in which he may claim a right to vote, six calendar months next preceding any election of governor, lieutenant-governor, senators, or representatives, [and who shall have paid, by himself, or his parent, master, or guardian, any state

or county tax, which shall, within two years next preced- 7 Gray, 299. 122 Mass. 595, or county tax, which shall, within two years next preced 122 Mass. 595, ing such election, have been assessed upon him, in any 597. 124 Mass. 596. town or district of this commonwealth; and also every For educational qualification, see amendand who shall be, by law, exempted from taxation, see amendand who shall be, in all other respects, qualified as above For provision and who shall be, in all other respects, qualified as above for provision as to those who mentioned, shall have a right to vote in such election of as to those who have served in governor, lieutenant-governor, senators, and representatives; and no other person shall be entitled to vote in of war, see See also amendments, Art. XXIII., which was annulled by amendments, Art. XXVI.

ART. IV. Notaries publicable 11.

ART. IV. Notaries public shall be appointed by the Notaries public, governor in the same manner as judicial officers are apainted and removed. pointed, and shall hold their offices during seven years, unless sooner removed by the governor, with the consent of the council, upon the address of both houses of the

legislature.

In case the office of secretary or treasurer of the com- Vacancies in the monwealth shall become vacant from any cause, during tary and treastree recess of the general court, the governor, with the This clause advice and consent of the council, shall nominate and superseded by appoint, under such regulations as may be prescribed Art. XVII. by law, a competent and suitable person to such vacant office, who shall hold the same until a successor shall be appointed by the general court.

Whenever the exigencies of the commonwealth shall Commissary-general may be require the appointment of a commissary-general, he shall appointed, in be nominated, appointed, and commissioned, in such man-

ner as the legislature may, by law, prescribe.

All officers commissioned to command in the militia Militia officers, may be removed from office in such manner as the legis-

lature may, by law, prescribe.

ART. V. In the elections of captains and subalterns who may vote of the militia, all the members of their respective compassubalterns. nies, as well those under as those above the age of twenty-

one years, shall have a right to vote.

ART. VI. Instead of the oath of allegiance prescribed Oath to be taken by all officers. by the constitution, the following oath shall be taken and See Const., Ch. VI., Art. I. subscribed by every person chosen or appointed to any office, civil or military, under the government of this commonwealth, before he shall enter on the duties of his office, to wit: —

"I, A. B., do solemnly swear, that I will bear true faith and allegiance to the Commonwealth of Massachusetts, and will support the constitution thereof. So help

me, God."

Proviso. Quakers may affirm. Provided, That when any person shall be of the denomination called Quakers, and shall decline taking said oath, he shall make his affirmation in the foregoing form, omitting the word "swear" and inserting, instead thereof, the word "affirm," and omitting the words "So help me, God," and subjoining, instead thereof, the words, "This I do under the pains and penalties of perjury."

Tests abolished.

ART. VII. No oath, declaration, or subscription, excepting the oath prescribed in the preceding article, and the oath of office, shall be required of the governor, lieutenant-governor, councillors, senators, or representatives, to qualify them to perform the duties of their respective offices.

Incompatibility of offices. 122 Mass. 445, 600. 123 Mass. 535.

ART. VIII. No judge of any court of this commonwealth, (except the court of sessions,) and no person holding any office under the authority of the United States, (postmasters excepted,) shall, at the same time, hold the office of governor, lieutenant-governor, or councillor, or have a seat in the senate or house of representatives of this commonwealth; and no judge of any court in this commonwealth, (except the court of sessions,) nor the attorney-general, solicitor-general, county attorney, clerk of any court, sheriff, treasurer and receiver-general, register of probate, nor register of deeds, shall continue to hold his said office after being elected a member of the Congress of the United States, and accepting that trust; but the acceptance of such trust, by any of the officers aforesaid, shall be deemed and taken to be a resignation of his said office; and judges of the courts of common pleas shall hold no other office under the government of this commonwealth, the office of justice of the peace and militia offices excepted.

Amendments to constitution, how made.

ART. IX. If, at any time hereafter, any specific and particular amendment or amendments to the constitution be proposed in the general court, and agreed to by a majority of the senators and two-thirds of the members of the house of representatives present and voting thereon, such proposed amendment or amendments shall be entered on the journals of the two houses, with the yeas and nays taken thereon, and referred to the general court then next to be chosen, and shall be published; and if, in the general court next chosen as aforesaid, such proposed amendment or amendments shall be agreed to by a majority of the senators and two-thirds of the members of the house of representatives present and voting thereon, then it shall be the duty of the general court to submit such proposed

amendment or amendments to the people; and if they shall be approved and ratified by a majority of the qualified voters, voting thereon, at meetings legally warned and holden for that purpose, they shall become part of the constitution of this commonwealth.

ART. X. The political year shall begin on the first Commencement Wednesday of January, instead of the last Wednesday of year, May: and the general court shall assemble every year on the said first Wednesday of January, and shall proceed, at that session, to make all the elections, and do all the other acts, which are by the constitution required to be made and done at the session which has heretofore commenced on the last Wednesday of May. And the general court shall be and terminadissolved on the day next preceding the first Wednesday of January, without any proclamation or other act of the governor. But nothing herein contained shall prevent the general court from assembling at such other times as they shall judge necessary, or when called together by the governor. The governor, lieutenant-governor and councillors, shall also hold their respective offices for one year next following the first Wednesday of January, and until others are chosen and qualified in their stead.

[The meeting for the choice of governor, lieutenant- Meetings for the choice of governor, senators, and representatives, shall be held on ernor, lieutenthe second Monday of November in every year; but etc., when to be meetings may be adjourned, if necessary, for the choice This clause of representatives, to the next day, and again to the next superseded by succeeding day, but no further. But in case a second Art. XV. meeting shall be necessary for the choice of representatives, such meetings shall be held on the fourth Monday

of the same month of November.

All the other provisions of the constitution, respecting the elections and proceedings of the members of the general court, or of any other officers or persons whatever, that have reference to the last Wednesday of May, as the commencement of the political year, shall be so far altered, as to have like reference to the first Wednesday of January.

This article shall go into operation on the first day of Article, when October, next following the day when the same shall be operation. duly ratified and adopted as an amendment of the constitution; and the governor, lieutenant-governor, councillors, senators, representatives, and all other state officers, who are annually chosen, and who shall be chosen for the current year, when the same shall go into operation, shall hold their respective offices until the first Wednesday of

January then next following, and until others are chosen and qualified in their stead, and no longer; and the first election of the governor, lieutenant-governor, senators, and representatives, to be had in virtue of this article, shall be had conformably thereunto, in the month of November following the day on which the same shall be in force, and go into operation, pursuant to the foregoing provision.

All the provisions of the existing constitution, inconsistent with the provisions herein contained, are hereby

wholly annulled.

ART. XI. Instead of the third article of the bill of rights, the following modification and amendment thereof is substituted: -

"As the public worship of God and instructions in piety, religion, and morality, promote the happiness and prosperity of a people, and the security of a republican government; therefore, the several religious societies of this commonwealth, whether corporate or unincorporate, at any meeting legally warned and holden for that purpose, shall ever have the right to elect their pastors or religious teachers, to contract with them for their support, to raise money for erecting and repairing houses for public worship, for the maintenance of religious instruction, and for the payment of necessary expenses; and all persons belonging to any religious society shall be taken and held to be members, until they shall file with the clerk of such society a written notice, declaring the dissolution of their membership, and thenceforth shall not be liable for any grant or contract which may be thereafter made, or entered 122 Mass. 40, 41. into by such society; and all religious sects and denominations, demeaning themselves peaceably, and as good citizens of the commonwealth, shall be equally under the protection of the law; and no subordination of any one sect or denomination to another shall ever be established by law."

> ART. XII. In order to provide for a representation of the citizens of this commonwealth, founded upon the principles of equality, a census of the ratable polls, in each city, town, and district of the commonwealth, on the first day of May, shall be taken and returned into the secretary's office, in such manner as the legislature shall provide, within the month of May, in the year of our Lord one thousand eight hundred and thirty-seven, and in every tenth year thereafter, in the month of May, in manner aforesaid; and each town or city having three hundred rata-

Inconsistent provisions annulled.

Religious freedom established. See Dec. of Rights, Art.

Census of rata-ble polls to be taken in 1837 and decennially thereafter. This article was superseded by amendments. Art. XIII., which was also superseded by amendments, Art. XXI. Representatives, how apportioned.

ble polls at the last preceding decennial census of polls, may elect one representative, and for every four hundred and fifty ratable polls in addition to the first three hun-

dred, one representative more.

Any town having less than three hundred ratable polls Towns having shall be represented thus: The whole number of ratable ratable polls, polls, at the last preceding decennial census of polls, shall how reprebe multiplied by ten, and the product divided by three hundred; and such town may elect one representative as many years within ten years, as three hundred is contained

in the product aforesaid.

Any city or town having ratable polls enough to elect Fractions, how represented. one or more representatives, with any number of polls beyond the necessary number, may be represented, as to that surplus number, by multiplying such surplus number by ten and dividing the product by four hundred and fifty; and such city or town may elect one additional representative as many years, within the ten years, as four hundred and fifty is contained in the product aforesaid.

Any two or more of the several towns and districts Towns may may, by consent of a majority of the legal voters present sentative disat a legal meeting, in each of said towns and districts. tricts. respectively, called for that purpose, and held previous to the first day of July, in the year in which the decennial census of polls shall be taken, form themselves into a representative district to continue until the next decennial census of polls, for the election of a representative, or representatives; and such district shall have all the rights, in regard to representation, which would belong to a town

containing the same number of ratable polls.

The governor and council shall ascertain and determine, The governor and council to within the months of July and August, in the year of our determine the Lord one thousand eight hundred and thirty-seven, accord-number of representatives to ing to the foregoing principles, the number of representative which each town is entitled. tives, which each city, town, and representative district is entitled to elect, and the number of years, within the period of ten years then next ensuing, that each city, town, and representative district may elect an additional representative; and where any town has not a sufficient number of polls to elect a representative each year, then, how many years within the ten years, such town may elect a representative; and the same shall be done once in ten New apportionyears, thereafter, by the governor and council, and the ment to be made once in every number of ratable polls in each decennial census of polls, ten years. shall determine the number of representatives, which each

city, town and representative district may elect as aforesaid; and when the number of representatives to be elected by each city, town, or representative district is ascertained and determined as aforesaid, the governor shall cause the same to be published forthwith for the information of the people, and that number shall remain fixed and unalterable for the period of ten years.

Inconsistent provisions annulled.

All the provisions of the existing constitution inconsistent with the provisions herein contained, are hereby wholly annulled.

Art. XIII. A census of the inhabitants of each city and town, on the first day of May, shall be taken, and returned into the secretary's office, on or before the last day of June, of the year one thousand eight hundred and forty, and of every tenth year thereafter; which census shall determine the apportionment of senators and representatives for the term of ten years.

The several senatorial districts now existing shall be permanent. Provisions as to permanent. The senate shall consist of forty members; and in the year one thousand eight hundred and forty, and every tenth year thereafter, the governor and council shall assign the number of senators to be chosen in each district, according to the number of inhabitants in the But, in all cases, at least one senator shall be assigned to each district.

> The members of the house of representatives shall be apportioned in the following manner: Every town or city containing twelve hundred inhabitants may elect one representative; and two thousand four hundred inhabitants shall be the mean increasing number, which shall entitle

it to an additional representative.

Every town containing less than twelve hundred inhabitants shall be entitled to elect a representative as many times within ten years as the number one hundred and sixty is contained in the number of the inhabitants of said Such towns may also elect one representative for the year in which the valuation of estates within the commonwealth shall be settled.

Any two or more of the several towns may, by consent of a majority of the legal voters present at a legal meeting, in each of said towns, respectively, called for that purpose, and held before the first day of August, in the year one thousand eight hundred and forty, and every tenth year thereafter, form themselves into a representative district, to continue for the term of ten years; and

Census of inhabitants to be taken in 1840, and decennially thereafter, for basis of representation. Provisions as to census superseded by amendments, Arts. XXI. and XXII.

Senatorial districts declared senators superseded by amendments, Art.

House of representatives, how apportioned. Provisions as to representatives superseded by amendments, Art. XXI.

Small towns, how represented.

Towns may unite into representative districts.

such district shall have all the rights, in regard to representation, which would belong to a town containing the same number of inhabitants.

The number of inhabitants which shall entitle a town Basis of to elect one representative, and the mean increasing num-and ratio of ber which shall entitle a town or city to elect more than increase. one, and also the number by which the population of towns not entitled to a representative every year is to be divided, shall be increased, respectively, by one-tenth of the numbers above mentioned, whenever the population of the commonwealth shall have increased to seven hundred and seventy thousand, and for every additional increase of seventy thousand inhabitants, the same addition of onetenth shall be made, respectively, to the said numbers above mentioned.

In the year of each decennial census, the governor and The governor and and council to council shall, before the first day of September, apportion apportion the number of the number of representatives which each city, town, and representatives representative district is entitled to elect, and ascertain once in every how many years, within ten years, any town may elect a representative, which is not entitled to elect one every year; and the governor shall cause the same to be published forthwith.

Nine councillors shall be annually chosen from among Councillors to the people at large, on the first Wednesday of January, the people at or as soon thereafter as may be, by the joint ballot of the large. senators and representatives, assembled in one room, who superseded by shall, as soon as may be, in like manner, fill up any vacan-amendments, cies that may happen in the council, by death, resignation, or otherwise. No person shall be elected a councillor, who Qualifications has not been an inhabitant of this commonwealth for the term of five years immediately preceding his election; and not more than one councillor shall be chosen from any one senatorial district in the commonwealth.

be chosen from

of councillors.

No possession of a freehold, or of any other estate, shall Freehold as a qualification for be required as a qualification for holding a seat in either a seat in general court or council branch of the general court, or in the executive council.

not required.

ART. XIV. In all elections of civil officers by the Elections by the people of this commonwealth, whose election is provided plurality of for by the constitution, the person having the highest number of votes shall be deemed and declared to be elected.

ART. XV. The meeting for the choice of governor, Time of annual lieutenant-governor, senators, and representatives, shall ernor and legisbe held on the Tuesday next after the first Monday in November, annually; but in case of a failure to elect rep-

resentatives on that day, a second meeting shall be holden, for that purpose, on the fourth Monday of the same month of November.

Eight councillors to be chosen by the people. 122 Mass. 595, 598.

Legislature to district state.

Eligibility defined.

Day and manner of election, etc.

Vacancies, how filled. For new provision as to vacancies, see amendments, Art. XXV.

the government.

Eight councillors shall be annually chosen Art. XVI. by the inhabitants of this commonwealth, qualified to vote The election of councillors shall be deterfor governor. mined by the same rule that is required in the election of The legislature, at its first session after this amendment shall have been adopted, and at its first session after the next state census shall have been taken, and at its first session after each decennial state census thereafterwards, shall divide the commonwealth into eight districts of contiguous territory, each containing a number of inhabitants as nearly equal as practicable, without dividing any town or ward of a city, and each entitled to elect one councillor: provided, however, that if, at any time, the constitution shall provide for the division of the commonwealth into forty senatorial districts, then the legislature shall so arrange the councillor districts, that each district shall consist of five contiguous senatorial districts, as they shall be, from time to time, established by the legislature. No person shall be eligible to the office of councillor who has not been an inhabitant of the commonwealth for the term of five years immediately preceding his elec-The day and manner of the election, the return of the votes, and the declaration of the said elections, shall be the same as are required in the election of governor. Whenever there shall be a failure to elect the full number of councillors, the vacancies shall be filled in the same manner as is required for filling vacancies in the senate; and vacancies occasioned by death, removal from the state, or otherwise, shall be filled in like manner, as soon as may Organization of be, after such vacancies shall have happened. there may be no delay in the organization of the government on the first Wednesday of January, the governor, with at least five councillors for the time being, shall, as soon as may be, examine the returned copies of the records for the election of governor, lieutenant-governor, and councillors; and ten days before the said first Wednesday in January he shall issue his summons to such persons as appear to be chosen, to attend on that day to be qualified accordingly; and the secretary shall lay the returns before the senate and house of representatives on the said first Wednesday in January, to be by them examined; and in case of the election of either of said officers, the choice

shall be by them declared and published; but in case there shall be no election of either of said officers, the legislature shall proceed to fill such vacancies in the manner provided in the constitution for the choice of such officers.

ART. XVII. The secretary, treasurer and receiver- Election of general, auditor, and attorney-general, shall be chosen urer, auditor, annually, on the day in November prescribed for the general by the choice of governor; and each person then chosen as such, people. duly qualified in other respects, shall hold his office for the term of one year from the third Wednesday in January next thereafter, and until another is chosen and qualified in his stead. The qualification of the voters. the manner of the election, the return of the votes, and the declaration of the election, shall be such as are required in the election of governor. In case of a failure to elect Vacancies, how either of said officers on the day in November aforesaid. or in case of the decease, in the mean time, of the person elected as such, such officer shall be chosen on or before the third Wednesday in January next thereafter, from the two persons who had the highest number of votes for said offices on the day in November aforesaid, by joint ballot of the senators and representatives, in one room; and in case the office of secretary, or treasurer and receivergeneral, or auditor, or attorney-general, shall become vacant, from any cause, during an annual or special session of the general court, such vacancy shall in like manner be filled by choice from the people at large; but if such vacancy shall occur at any other time, it shall be supplied by the governor by appointment, with the advice and consent of the council. The person so chosen or appointed, duly qualified in other respects, shall hold his office until his successor is chosen and duly qualified in his stead. In case any person chosen or appointed to either of the Toquality offices aforesaid, shall neglect, for the space of ten days otherwise office after he could otherwise enter upon his duties, to qualify to be deemed vacant. himself in all respects to enter upon the discharge of such duties, the office to which he has been elected or appointed shall be deemed vacant. No person shall be eligible to Qualification either of said offices unless he shall have been an inhabi- requisite. tant of this commonwealth five years next preceding his election or appointment.

ART. XVIII. All moneys raised by taxation in the school moneys towns and cities for the support of public schools, and plied for sectaall moneys which may be appropriated by the state for rian schools. the support of common schools, shall be applied to, and provision as to

schools, see constitution. Part First, Árt. 12 Allen, 500,

Legislature to prescribe for the election of sheriffs, registers of probate, etc. See amendments Art. XXXVI. 8 Gray, 1. 13 Gray, 74.

Reading constitution in English and writing, necessary qualifications of voters. Proviso. For other qualifications, see amendments, ments, Art. XXIII., which was annulled by amendments, Art. XXVI.

Census of legal voters and of inhabitants, when taken, etc. See P.S.c. 31.

expended in, no other schools than those which are conducted according to law, under the order and superintendence of the authorities of the town or city in which the 508. 103 Mass. 94, 96. money is to be expended; and such moneys shall never be appropriated to any religious sect for the maintenance, exclusively, of its own school.

> ART. XIX. The legislature shall prescribe, by general law, for the election of sheriffs, registers of probate, [commissioners of insolvency, and clerks of the courts, by the people of the several counties, and that district-attorneys shall be chosen by the people of the several districts, for such term of office as the legislature shall prescribe.

> > 110 Mass. 172, 173. 117 Mass, 602, 603,

ART. XX. No person shall have the right to vote, or be eligible to office under the constitution of this commonwealth, who shall not be able to read the constitution in the English language, and write his name: provided, however, that the provisions of this amendment shall not apply to any person prevented by a physical disability from com-Art. III.

See also amend- plying with its requisitions, nor to any person who now has the right to vote, nor to any persons who shall be sixty years of age or upwards at the time this amendment shall take effect.

> ART. XXI. A census of the legal voters of each city and town, on the first day of May, shall be taken and returned into the office of the secretary of the commonwealth, on or before the last day of June, in the year one thousand eight hundred and fifty-seven; and a census of the inhabitants of each city and town, in the year one thousand eight hundred and sixty-five, and of every tenth year thereafter. In the census aforesaid, a special enumeration shall be made of the legal voters; and in each city, said enumeration shall specify the number of such legal voters aforesaid, residing in each ward of such city. enumeration aforesaid shall determine the apportionment of representatives for the periods between the taking of the census.

House of representatives to consist of 240 members. Legislature to apportion, etc. 10 Gray, 613.

The house of representatives shall consist of two hundred and forty members, which shall be apportioned by the legislature, at its first session after the return of each enumeration as aforesaid, to the several counties of the commonwealth, equally, as nearly as may be, according to their relative numbers of legal voters, as ascertained by the next preceding special enumeration; and the town of Cohasset, in the county of Norfolk, shall, for this pur-

pose, as well as in the formation of districts, as hereinafter provided, be considered a part of the county of Plymouth; and it shall be the duty of the secretary of the common- Secretary shall wealth, to certify, as soon as may be after it is determined certify to offiby the legislature, the number of representatives to which to divide counties. each county shall be entitled, to the board authorized to divide each county into representative districts. mayor and aldermen of the city of Boston, the county commissioners of other counties than Suffolk. — or in lieu of the mayor and aldermen of the city of Boston, or of the county commissioners in each county other than Suffolk. such board of special commissioners in each county, to be elected by the people of the county, or of the towns therein, as may for that purpose be provided by law, shall, on the first Tuesday of August next after each Meeting for assignment of representatives to each county, assemble at first Tuesday a shire town of their respective counties, and proceed, as in August. soon as may be, to divide the same into representative districts of contiguous territory, so as to apportion the representation assigned to each county equally, as nearly as may be, according to the relative number of legal voters in the several districts of each county; and such districts shall be so formed that no town or ward of a city shall be divided therefor, nor shall any district be made which shall be entitled to elect more than three representatives. Every representative, for one year at least next preceding Qualifications of his election, shall have been an inhabitant of the district representatives, 122 Mass. 595. for which he is chosen, and shall cease to represent such 598. district when he shall cease to be an inhabitant of the The districts in each county shall be Districts to be commonwealth. numbered by the board creating the same, and a descrip- described and tion of each, with the numbers thereof and the number certified. of legal voters therein, shall be returned by the board, to the secretary of the commonwealth, the county treasurer of each county, and to the clerk of every town in each district, to be filed and kept in their respective offices. The manner of calling and conducting the meetings for the choice of representatives, and of ascertaining their election, shall be prescribed by law. Not less than one Quorum, see hundred members of the house of representatives shall amendments, Art. XXXIII. constitute a quorum for doing business; but a less number may organize temporarily, adjourn from day to day, and compel the attendance of absent members.

ART. XXII. A census of the legal voters of each city Census, etc. and town, on the first day of May, shall be taken and

Voters to be basis of apportionment of senators.

Senate to consist of forty members.

Senatorial districts, etc.

See amendments, Art.

Qualifications of senators.

Quorum, see amendments. Art. XXXIII.

Residence of two years required of naturalized citizens, to entitle to suffrage or make This article annulled by Art. XXVI.

returned into the office of the secretary of the commonwealth, on or before the last day of June, in the year one thousand eight hundred and fifty-seven; and a census of the inhabitants of each city and town, in the year one thousand eight hundred and sixty-five, and of every tenth year thereafter. In the census aforesaid, a special enumeration shall be made of the legal voters, and in each city said enumeration shall specify the number of such legal voters aforesaid, residing in each ward of such city. The enumeration aforesaid shall determine the apportionment of senators for the periods between the taking of the census. The senate shall consist of forty members. general court shall, at its first session after each next preceding special enumeration, divide the commonwealth into forty districts of adjacent territory, each district to contain, as nearly as may be, an equal number of legal voters, according to the enumeration aforesaid: provided, however, that no town or ward of a city shall be divided therefor; and such districts shall be formed, as nearly as may be, without uniting two counties, or parts of two or more counties, into one district. Each district shall elect one senator, who shall have been an inhabitant of this commonwealth five years at least immediately preceding his election, and at the time of his election shall be an inhabitant of the district for which he is chosen; and he shall cease to represent such senatorial district when he shall cease to be an inhabitant of the commonwealth. [Not less than sixteen senators shall constitute a quorum for doing business; but a less number may organize temporarily, adjourn from day to day, and compel the attendance of absent members.

ART. XXIII. [No person of foreign birth shall be entitled to vote, or shall be eligible to office, unless he shall have resided within the jurisdiction of the United States trage or make eligible to office. for two years subsequent to his naturalization, and shall be otherwise qualified, according to the constitution and laws of this commonwealth: provided, that this amendment shall not affect the rights which any person of foreign birth possessed at the time of the adoption thereof; and, provided, further, that it shall not affect the rights of any child of a citizen of the United States, born during the

temporary absence of the parent therefrom.

ART. XXIV. Any vacancy in the senate shall be filled by election by the people of the unrepresented district, upon the order of a majority of the senators elected.

Vacancies in the senate.

ART. XXV. In case of a vacancy in the council, from Vacancies in the a failure of election, or other cause, the senate and house of representatives shall, by concurrent vote, choose some eligible person from the people of the district wherein such vacancy occurs, to fill that office. If such vacancy shall happen when the legislature is not in session, the governor, with the advice and consent of the council, may fill the same

by appointment of some eligible person.

ART. XXVI. The twenty-third article of the articles Twenty-third of amendment of the constitution of this commonwealth, article of amendments which is as follows, to wit: "No person of foreign birth annulled. shall be entitled to vote, or shall be eligible to office, unless he shall have resided within the jurisdiction of the United States for two years subsequent to his naturalization, and shall be otherwise qualified, according to the constitution and laws of this common wealth: provided, that this amendment shall not affect the rights which any person of foreign birth possessed at the time of the adoption thereof; and provided, further, that it shall not affect the rights of any child of a citizen of the United States, born during the temporary absence of the parent therefrom," is hereby wholly annulled.

ART. XXVII. So much of article two of chapter six Provisions of of the constitution of this commonwealth as relates to per- VI., relating to sons holding the office of president, professor, or instructor officers of Harof Harvard College, is hereby annulled.

annulled.

ART. XXVIII. No person having served in the army Superseded by or navy of the United States in time of war, and having been honorably discharged from such service, if otherwise qualified to vote, shall be disqualified therefor on account of being a pauper; or, if a pauper, because of the nonpayment of a poll tax.

ART. XXIX. The general court shall have full power Voting preand authority to provide for the inhabitants of the towns in this commonwealth more than one place of public meeting within the limits of each town for the election of officers under the constitution, and to prescribe the manner of calling, holding and conducting such meetings. All the provisions of the existing constitution inconsistent with the provisions herein contained are hereby annulled.

cincts in towns.

ART. XXX. No person, otherwise qualified to vote in voters not diselections for governor, lieutenant-governor, senators, and qualified by representatives, shall, by reason of a change of residence change of residence until six within the commonwealth, be disqualified from voting for months from time of removal. said officers in the city or town from which he has removed

his residence, until the expiration of six calendar months from the time of such removal.

Amendments, Art. XXVIII. amended. ART. XXXI. Article twenty-eight of the amendments of the constitution is hereby amended by striking out in the fourth line thereof the words "being a pauper", and inserting in place thereof the words:—receiving or having received aid from any city or town,—and also by striking out in said fourth line the words "if a pauper", so that the article as amended shall read as follows: ARTICLE XXVIII. No person having served in the army or navy of the United States in time of war, and having been honorably discharged from such service, if otherwise qualified to vote, shall be disqualified therefor on account of receiving or having received aid from any city or town, or because of the non-payment of a poll tax.

Person who served in army or navy, etc., not disqualified from voting for non-payment of poll tax.

ART. XXXII. So much of article three of the amendments of the constitution of the commonwealth as is contained in the following words: "and who shall have paid, by himself, or his parent, master, or guardian, any state or county tax, which shall, within two years next preceding such election, have been assessed upon him, in any town or district of this commonwealth; and also every citizen who shall be, by law, exempted from taxation, and who shall be, in all other respects, qualified as above mentioned", is hereby annulled.

Provisions of amendments, Art. III., relative to payment of a tax as a voting qualification, annulled.

ART. XXXIII. A majority of the members of each branch of the general court shall constitute a quorum for the transaction of business, but a less number may adjourn from day to day, and compel the attendance of absent members. All the provisions of the existing constitution inconsistent with the provisions herein contained are hereby annulled.

Quorum, in each branch of the general court, to consist of a majority of members.

ART. XXXIV. So much of article two of section one of chapter two of part the second of the constitution of the commonwealth as is contained in the following words: "and unless he shall at the same time be seised, in his own right, of a freehold, within the commonwealth, of the value of one thousand pounds"; is hereby annulled.

Provisions of Art. II., § I., Chap. II., Part II., relative to property qualification of governor, annulled.

ART. XXXV. So much of article two of section three of chapter one of the constitution of the commonwealth as is contained in the following words: "The expenses of travelling to the general assembly, and returning home, once in every session, and no more, shall be paid by the government, out of the public treasury, to every member who shall attend as seasonably as he can, in the judg-

Provisions of Art. II., § III., Chap. I., relative to expense of travelling to the general assembly by members of the house, annulled. ment of the house, and does not depart without leave", is hereby annulled.

ART. XXXVI. So much of article nineteen of the articles of amendment to the constitution of the commonwealth as is contained in the following words: "commissioners of insolvency", is hereby annulled.

The constitution of Massachusetts was agreed upon by delegates of the people, in convention, begun and held at Cambridge, on the first day of September, 1779, and continued by adjournments to the second day of March, 1780, when the convention adjourned to meet on the first Wednesday of the ensuing June. In the mean time the constitution was submitted to the people, to be adopted by them, provided two-thirds of the votes given should be in the affirmative. When the convention assembled, it was found that the constitution had been adopted by the requisite number of votes, and the convention accordingly Resolved, "That the said Constitution or Frame of Government shall take place on the last Wednesday of October next; and not before, for any purpose, save only for that of making elections, agreeable to this resolution." The first legislature assembled at Boston, on the twenty-fifth day of October, 1780.

The first nine Articles of Amendment were submitted, by delegates in convention assembled, November 15, 1820, to the people, and by them ratified and adopted April 9, 1821.

The tenth Article was adopted by the legislatures of the political years 1829–30 and 1830–31, respectively, and was approved and ratified by the people May 11, 1831.

The eleventh Article was adopted by the legislatures of the political years 1832 and 1833, respectively, and was approved and ratified by the people November 11, 1833.

The twelfth Article was adopted by the legislatures of the political years 1835 and 1836, respectively, and was approved and ratified by the people the fourteenth day of November, 1836.

The thirteenth Article was adopted by the legislatures of the political years 1839 and 1840, respectively, and was approved and ratified by the people the sixth day of April, 1840.

The fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, and nineteenth Articles were adopted by the legislatures of the political years 1854 and 1855, respectively, and ratified by the people the twenty-third day of May, 1855.

The twentieth, twenty-first, and twenty-second Articles were adopted by the legislatures of the political years 1856 and 1857, respectively, and ratified by the people on the first day of May, 1857.

The twenty-third Article was adopted by the legislatures of the political years 1858 and 1859, respectively, and ratified by the people on the ninth day of May, 1859, and was repealed by the twenty-sixth Amendment.

The twenty-fourth and twenty-fifth Articles were adopted by the legislatures of the political years 1859 and 1860, and ratified by the people on the seventh day of May, 1860.

The twenty-sixth Article was adopted by the legislatures of the political years 1862 and 1863, and ratified by the people on the sixth day of April, 1863.

The twenty-seventh Article was adopted by the legislatures of the political years 1876 and 1877, and was approved and ratified by the people on the sixth day of November, 1877.

The twenty-eighth Article was adopted by the legislatures of the political years 1880 and 1881, and was approved and ratified by the people on the eighth day of November, 1881.

The twenty-ninth Article was adopted by the legislatures of the political years 1884 and 1885, and was approved and ratified by the people on the third day of November, 1885.

The thirtieth and thirty-first Articles were adopted by the legislatures of the political years 1889 and 1890, and were approved and ratified by the people on the fourth day of November, 1890.

The thirty-second and thirty-third Articles were adopted by the legislatures of the political years 1890 and 1891, and were approved and ratified by the people on the third day of November, 1891.

The thirty-fourth Article was adopted by the legislatures of the political years 1891 and 1892, and was approved and ratified by the people on the eighth day of November, 1892.

The thirty-fifth Article was adopted by the legislatures of the political years 1892 and 1893, and was approved and ratified by the people on the seventh day of November, 1893.

The thirty-sixth Article was adopted by the legislatures of the political years 1893 and 1894, and was approved and ratified by the people on the sixth day of November, 1894.

[A proposed Article of Amendment, prohibiting the manufacture and sale of Intoxicating Liquor as a beverage, adopted by the legislatures of the political years 1888 and 1889, was rejected by the people on the twenty-second day of April, 1889.]

[Proposed Articles of Amendment, (1) Establishing biennial elections of state officers, and (2) Establishing biennial elections of members of the General Court, adopted by the legislatures of the political years 1895 and 1896, were rejected by the people at the annual election held on the third day of November, 1896.]

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